UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY SAWYER, individually and	
on behalf of a class of all others similarly situated,	

Plaintiff,

v. : No. 5:16-cv-5674

HEALTH CARE SOLUTIONS AT HOME, INC; and LINCARE INC.,

Defendants.

ORDER

AND NOW, this 11th day of December, 2018, upon consideration of the parties' joint Motion for Leave to File Settlement Agreement Under Seal, or in the Alternative, for an *In Camera* Inspection of December 7, 2018, ECF No. 48, **IT IS ORDERED THAT** the parties' motion is **DENIED without prejudice**. The parties shall, **within seven days** of the date of this order, either (1) file a renewed motion for leave to file the agreement under seal or for *in camera* review or (2) file a joint motion for settlement approval.

BY THE COURT:

/s/ Joseph F. Leeson, Jr.

JOSEPH F. LEESON, JR.

United States District Judge

Although the parties have filed their motion jointly and state that confidentiality is a term of their settlement agreement, they have not made a sufficient showing in this case to overcome the strong presumption of public access to settlement agreements filed for court approval. See Cuttic v. Crozer–Chester Med. Ctr., 868 F.Supp.2d 464, 466 (E.D. Pa. 2012). See also Vargas v. Gen. Nutrition Centers, Inc., No. 2:10-CV-867, 2015 WL 4155449, at *1 (W.D. Pa. Mar. 20, 2015). This Court will consider a renewed motion to file the agreement under seal if the parties can make such a showing.